IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS **EASTERN DIVISION**

CASCADES COMPUTER INNOVATION, LLC.,

Civil Action No. 1:11-cv-4574

Plaintiff,

v.

MOTOROLA MOBILITY HOLDINGS, INC. and SAMSUNG ELECTRONICS CO., LTD.

Defendants.

COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff, Cascades Computer Innovation, LLC. ("Cascades") alleges the following:

PARTIES

- 1. Cascades is an Illinois limited liability company having its principal place of business at 500 Skokie Boulevard, Suite 350, Northbrook, IL 60062.
- 2. Defendant Motorola Mobility Holdings, Inc. ("Motorola") is a Delaware corporation headquartered at 600 N. U.S. Highway 45, Libertyville, Illinois 60048.
- 3. Samsung Electronics Co., Ltd. ("Samsung") is a foreign corporation with corporate headquarters at 250, 2-ga, Taepyung-ro, Jung-gu, Seoul 100-742, Republic of Korea.
- 4. Motorola and Samsung (collectively, "Defendants") each make, use, sell, offer for sale, and/or import into the United States wireless portable communication devices, including cellular telephones.

JURISDICTION

5. Cascades' claim for patent infringement against Defendants arises under the patent laws of the United States, including 35 U.S.C. §§271 and 281. Consequently, this Court has original subject matter jurisdiction over this suit pursuant to 28 U.S.C. §§1331 and 1338.

- 6. Defendants are subject to the specific and general personal jurisdiction of this Court because, among other things, they have established continuous and systematic contacts with Illinois and with this judicial district, they have committed acts within Illinois and this judicial district giving rise to this action, and they have minimum contacts with the forum such that the exercise of jurisdiction over the defendants would not offend traditional notions of fair play and substantial justice. For instance, the Defendants have established distribution networks placing products that infringe Cascades' patent into the stream of commerce such that those products flow into Illinois and this district. The Defendants have also committed acts of patent infringement and/or induced or contributed to others' acts of patent infringement within this district.
 - 7. Venue is proper under 28 U.S.C. §§ 1391 and/or 1400(b).

PATENTS AT ISSUE

- 8. On June 20, 2006, United States Patent No. 7,065,750 (the "'750 patent"), entitled "Method and Apparatus for Preserving Precise Exceptions in Binary Translated Code," was duly and legally issued by the United States Patent and Trademark Office. Cascades owns the exclusive license and right to sue for past, present and future infringement of the '750 patent.
- 9. Motorola is now and has been infringing, contributorily infringing, and/or inducing infringement of the '750 patent, literally and under the doctrine of equivalents, by, among other things, making, using, offering to sell, selling, and/or importing products that infringe one or more claims of the '750 patent. Such infringing products include, but are not limited to, cell phone products such as Motorola's Droid X cell phones.
- 10. Samsung is now and has been infringing, contributorily infringing, and/or inducing infringement of the '750 patent, literally and under the doctrine of equivalents, by, among other things, making, using, offering to sell, selling, and/or importing products that infringe one or more claims of the '750 patent. Such infringing products include, but are not

limited to, cell phone products such as Samsung's Nexus S cell phones. Samsung was aware of the '750 patent at least as early as June 15, 2011, when Cascades demonstrated to Samsung that certain Samsung products infringed the '750 patent. Samsung nevertheless continued its infringing activities despite knowing that there was at least an objectively high likelihood that its actions constituted infringement of the '750 patent. Samsung's infringement is thus deliberate and willful.

11. Cascades has been and continues to be damaged by Defendants' actions in an amount yet to be determined.

PRAYER FOR RELIEF

WHEREFORE, Cascades prays for the following relief:

- 1. A judgment finding that Defendants have infringed, contributorily infringed, and/or induced infringement of the '750 patent;
 - 2. A judgment that the '750 patent is valid and enforceable;
- 3. A judgment that Samsung has willfully infringed the '750 patent, and that Cascades is entitled to relief provided by 35 U.S.C. § 284;
- 4. A permanent injunction enjoining Samsung, their agents, officers, assigns and others acting in concert with them from infringing, inducing infringement of, and/or contributing to infringement of the '750 patent;
- 5. An award of damages adequate to compensate Cascades for the infringement of the '750 patent that has occurred;
- 6. An award of pre-judgment interest and post-judgment interest on the damages awarded;

- 7. A determination that this is an exceptional case and an award of Cascades' attorney's fees pursuant to 35 U.S.C. §285 and any other applicable statute or law, and an award of Cascades' of its costs; and,
 - 8. Such other relief as the Court deems equitable under the circumstances.

JURY DEMAND

Plaintiff demands a trial by jury on all issues triable to a jury.

/s/ Raymond P. Niro

Raymond P. Niro (rniro@nshn.com)
Arthur A. Gasey (gasey@nshn.com)
Paul C. Gibbons (gibbons@nshn.com)
NIRO, HALLER & NIRO
181 W. Madison, Suite 4600
Chicago, IL 60602
(312) 236-0733

Fax: (312) 236-3137

Attorneys for Cascades Computer Innovation, LLC